APR 2 2 2002 Patent
P-4857-US

APPLICANT(S):

CHAIN, Benjamin

SERIAL NO.:

09/731,899

EXAMINER:

FILED:

December 8, 2000

GROUP ART UNIT:

FOR:

CHIMERIC PEPTIDES AS IMMUNOGENS, ANTIBODIES THERETO, AND METHODS FOR IMMUNIZATION USING

CHIMERIC PEPTIDES OR ANTIBODIES

POWER OF ATTORNEY AND REVOCATION OF PRIOR POWERS BY ASSIGNEE

Assistant Commissioner for Patents Washington, DC 20231

Sir:

MINDSET BIOPHARMACEUTICALS (USA), INC., the assignee of record of the entire right, title and interest in and to the above-identified Application, hereby revokes any and all prior Powers of Attorney;

and hereby appoints the following attorneys and/or agents with full Power of Substitution and Revocation to prosecute this Application, to make alterations and amendments therein, to receive the patent and to transact any and all business in or with the United States Patent and Trademark Office in connection therewith, provided that if any one of said attorneys or agents ceases being affiliated with the law firm of Eitan, Pearl, Latzer & Cohen-Zedek as partner, employee or of counsel, such attorney's or agent's appointment as attorney or agent and all powers derived therefrom shall terminate on the date such attorney or agent ceases being so affiliated.

Heidi M. Brun	Reg. No. 34,504
Mark S. Cohen	Reg. No. 42,425
Rochel L. Abboudi	Reg. No. 44,490
Vladimir Sherman	Reg. No. 43,116
Adele Marcus	Reg. No. 47,769
Caleb Pollack	Reg. No. 37,912

Please send all correspondence and direct all telephone calls to:

Eitan, Pearl, Latzer & Cohen-Zedek
One Crystal Park, Suite 210
2011 Crystal Drive
Arlington, VA 22202-3709

Tel.: (703) 486-0600

Fax: (703) 486-0800

Attached to this paper is a STATEMENT UNDER 37 CFR 3.73(b).

Respectfully submitted,

Date: PEB 28, 2007

By Daniel Can.

Name: DANICL CHAIN

Title: PRESIPOUT

FOR

STATEMENT UNDER 37 CFR 3.73(b)

Applicant/Patent Owner: CHAIN, Benjamin
Application No./Patent No.: 09/731,899 Filed/Issue Date: December 8, 2000
Entitled: CHIMERIC PEPTIDES AS IMMUNOGENS, ANTIBODIES THERETO, AND METHOD IMMUNIZATION USING CHIMERIC PEPTIDES OR ANTIBODIES
MINDSET BIOPHARMACEUTICALS
(USA), INC.
(Name of Assignce) (Type of Assignce, e.g., corporation, partnership, university, government agency, etc.)
States that it is:
1. X the assignce of the entire right, title, and interest; or
2. an assignee of an undivided part interest
in the patent application/patent identified above by virtue of either:
A. An assignment from the inventor(s) of the patent application/patent identified above. The assignment was recorded in the Patent and Trademark Office at Reel , Frame , or for which a copy thereof is attached.
OR
B. A chain of title from the inventor(s), of the patent application/patent identified above, to the current assignee as shown below:
1. From:
The document was recorded in the Patent and Trademark Office at
Reel , Frame , or for which a copy thereof is attached.
2. From:
The document was recorded in the Patent and Trademark Office at
Reel , Frame , or for which a copy thereof is attached.
3. From: To:
The document was recorded in the Patent and Trademark Office at
Reel , Frame , or for which a copy thereof is attached.
Additional documents in the chain of title are listed on a supplemental sheet.
Copies of assignments or other documents in the chain of title are attached. [NOTE: A separate copy (i.e., the original assignment document or a true copy of the original document) must be submitted to Assignment Division in accordance with 37 CFR Part 3, if the assignment is to be recorded in the records of the PTO. See MPEP 302-302.8]
The undersigned (whose title is supplied below) is empowered to sign this statement on behalf of the assignee.
FEB 28 2002 and Clare
Date Signature
DANIEL HAIN
Typed or printed name
PP sal Drast
Title

Burden Hour Statement: This form is estimated to take 0.2 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, Patent and Trademark Office, Washington, DC 20231 DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents. Washington, DC 20231.

AS	ST	CN	M	FI	IТ
	1311	TT.	TAT	-	7 -

r-5)	Inselt Name(s) of Inventors	(1)	Benjamin CHAIN
		(2)	
		(3)	
		(4)	
		(5)	
		consideratio	ideration of the sum of ten dollars (\$10.00) and other good and valuable as paid to each of the undersigned, the receipt of which is bereby acknowledged, each as paid to each of the undersigned, the receipt of which is bereby acknowledged, each
		(6)	MINDSET BIOPHARMACEUTICALS (USAL INC.
6)	Insur Name of Assignee	(T)	1450 Brosdway, 41ª Floor
7)	Insert Address of Assignee	• •	Name of the second seco
		(hereinalier undersigner koown 25	designated as the Assignee) the entire right, title and interest owned by the for the United States, its territories, dependencies and possessions, in the invention
(B)	Insert Identification of Invention, such as Tale, Case Number or Fareign Application Number	(\$)	CHIMERIC PEPTIDES AS IMMUDIENS, ANTRODIES THERSTO. AND METHODS FOR IMMUNIZATION USING CHIMERIC PEPTIDES OR ANTRODIES
	Laudu Abbricanos I sensoci	has execute	ANTHODIES In undersigned has filed or will file a provisional application, or for which undersigned to undersigned a non-provisional application for parent in the United States of America
(9)	Jæget Dans of Signing Of Application	(9)	on
		(10)	U.S. Application Number 09/,731.899
(10)	Allemoliec Idemilication for Filed Applications	(10)	filed December 8, 2000
iezajja sublicu	exercised, in his name to apply for	and obtain pa	by dose assign, transfer and set over to Assigner at provisional and communicate of said afters. Patents granted for said invention and all divisions and communicate of said after Patents granted for said invention and the right, where such right can be given which may be obtained in every such patents and the right, where such right can be takent in countries foreign to the United States, including the full right to claim for any on so fully and entirely as he or she could have dune if the application had been filled in one which may be entabled on any such applications in such foreign countries; and he or are which may be entabled on any such applications in such foreign countries; and he or
application in the document of the document of the application in contraction in	exercised, in this pends to apply the placeton the benefits of the Internal placeton and the easier interest in a set authorize and the easier interest in a set authorize and request the Committee of the United States whose duty it is not a saligns, neminous or other legal has full right to eastwy the said enterwith; and he or she agrees a terrives, all faces known to him or execute and deliver all divisional, objection with any such applications of the such applications is a covenants and agrees that the or she will, a covenants and agrees that he or she will, a covenants and agrees that he or she will, a covenants and agrees that he or she so of other legal representatives eigenous in all countries, according to the saligness of said A like undersigned hereby grant(s) these necessary or destrable in order ment. This Assignation shall be bind the modern of the bales, executing, admit in witness whereof, executing the witness whereof executions.	and obtain particularly leading Pale in Issue particularly leading to Issue particularly leading to Issue particularly leading in Issue of the Assignee and when said a upon request, so will at any the in his or high to the Inner continuity within an in Issue or comply within the particularly within the particularly within the particularly within the particularly within Issue of Investigators, sure in his or him in Issue or comply within the particularly within Issue in Issue upon the himistrators, sure in his or himistrators, sure in himistrators of Investigators of	tents in ecunities foreign to the United States, melating the in fight she for an fully and entirely as he or she could have done if the application had been filled in the which may be granted on any such applications in such foreign countries, and he or she and Trademeris of the United States, and my official of any accuming or countries are on applications at aforested, to issue the said Letters Patents to the said Assigner, its are on applications at aforested, to issue the said Letters Patents to the said Assigner, its are on applications at aforested, to issue the said letters patents to the said Assigner, its assessment and that he or she has not executed and will not extend any agricultural in easigned and that he or she has not executed and will not extend any agricultural in a said foreign applications, thenever requested, and testify in any legal proceeding, sign all lawful assue and foreign applications, or the producing thereof, and also to execute separate assignments a foreign applications, or the producing thereof, and also to execute separate assignments a foreign applications, or the producing thereof, and also to execute separate assignments are decay or expedient or essential to the full protection and tide in and to the many dearn necessary or expedient or essential to the full protection and tide in and to the assigner, nominees or other legal representatives desire to file and tellural lawful papers requisite for the fulling of such disclaimer; and to or she is and deliver all lawful papers requisite for the fulling of such disclaimer; and the or she is also and ell the law and enforce proper patent protection for a stigner or Assigner's own name, in apply for, obtain and enforce proper patent protection for any application of the middle of the United States Fatent and Tradement Office for recordation of the endors and of the United States Fatent and Tradement Office for recordation of the audiensigned on the date opposite the name of the undersigned.
applicable such applicable such applicable such applications or she conflict conflict such applications in conflict such applications in conflict such applications and in considerable said in consid	exercised, in this pends to apply the placeton the benefits of the Internal plication the benefits of the Internal plication the benefits of the Internal plication and request the Committee States whose duty it is the United States whose duty it is the United States whose drug it is the United States whose or other legal has full right to pend by the said enter the first the said enter with a such applications of the such divisional, continued the such applications of the such applications with any such applications in the coverants and agrees that has or since relating thereto, he as she will, a coverants and agrees that has or since relating thereto, he as she will, a coverants and agrees that has or since of other legal representatives eigenventors in all countries, according to the successive of destrable in order man. This Assignment shall be bind to the boiles, executing, admit in witness whereof executing in witness whereof executing Date Date Sign Date Sign Date Sign	and obtain particularly leading upon the latent of the comply within the particular leading upon the hinter of the latent leading upon the hinter leading upon the hinter leading upon the hinter leading upon the hinter leading	tents in countries foreign to the United States, melating the synthesist had been filled in on 12 Ally and entirely us he or she could have dune if the synthesist had been filled in the which may be granted on any such applications in such foreign countries; and he or she which may be granted on any such applications in such foreign countries; and a not palleadous at aforested, to issue the said Letters Potents to the said Assigner, its six on applications at aforested, to issue the said Letters Potents to the said Assigner, its in assigner and dust he or she has not executed and will not extent the parameter in a said entire interest, and he or she does coverant that he in assigned and dust he or she has not executed and will not extent they agreement in in assigner and dust he or she has not executed and will not extent the parameter of inventions, whenever requested, and testly in any legal proceeding, sign all lawful same and foreign applications, or the producting thereof, and also to execute separate assignment foreign applications, or the producting thereof, and also to execute separate assignment in any deam necessary or expeditual or essential to the fill protection and tide in and to the assignment necessary or expeditual or essential to the fill protection and tide in and to the said and deliver all lawful papers requisite for the filling of such disclaimer, and he or she ince, upon request, do everything possible to aid said Assignmen, its successors, assigns are of the filling for such disclaimer, and he or a said mathematic for the said render in force, all without further essents, assigns from the legal representatives. The mathematic has power to insert on this hasignment any further identification which and relates of the United States Futent and Trademark Offices for recordation of the anticersigned on the date opposite the name of the undersigned, and shall interest into
applicable such applicable suc	exercised, in this pends to apply the placeton the benefits of the Internal placeton and the easier interest in a second motion and request the Commit to the United States whose duty it is not be United States whose duty it is not a United States whose of their legal has full right to pend very the said enter the control of the said the control of the said enter the control of the said enter the control of t	and obtain particularly leading for the state of Pala in the continuous and interest has the continuous, reinterest has the continuous, reinterest has the continuous, reinterest has the continuous, reinterest has the Assignee and when said, when said when said when in his or high to the later in his or high to the later in his or high to the later in his or high the comply which improves a firm of how to comply which in the high to the later in his or high the high to the later of how the continuous of in the high the said of it has a three of invertible in the continuous of invertible in the contin	tents in countries foreign to the United States, melating the synthesist had been filled in on 12 Ally and entirely us he or she could have dune if the synthesist had been filled in the which may be granted on any such applications in such foreign countries; and he or she which may be granted on any such applications in such foreign countries; and a not palleadous at aforested, to issue the said Letters Potents to the said Assigner, its six on applications at aforested, to issue the said Letters Potents to the said Assigner, its in assigner and dust he or she has not executed and will not extent the parameter in a said entire interest, and he or she does coverant that he in assigned and dust he or she has not executed and will not extent they agreement in in assigner and dust he or she has not executed and will not extent the parameter of inventions, whenever requested, and testly in any legal proceeding, sign all lawful same and foreign applications, or the producting thereof, and also to execute separate assignment foreign applications, or the producting thereof, and also to execute separate assignment in any deam necessary or expeditual or essential to the fill protection and tide in and to the assignment necessary or expeditual or essential to the fill protection and tide in and to the said and deliver all lawful papers requisite for the filling of such disclaimer, and he or she ince, upon request, do everything possible to aid said Assignmen, its successors, assigns are of the filling for such disclaimer, and he or a said mathematic for the said render in force, all without further essents, assigns from the legal representatives. The mathematic has power to insert on this hasignment any further identification which and relates of the United States Futent and Trademark Offices for recordation of the anticersigned on the date opposite the name of the undersigned, and shall interest into